

DECLARATION OF ROBERT E. SMITH

DECLARATION

I, Robert E. Smith, hereby state under penalty of perjury, as follows:

1. I am Vice President, Treasurer, Director and shareholder of Four Jacks Broadcasting, Inc. ("Four Jacks"). I am providing this Declaration in support of Four Jacks' Motion for Summary Decision.

2. I am also an officer, director and shareholder of Sinclair Broadcast Group, Inc. ("Sinclair"). Through various subsidiaries, Sinclair owns and operates three Fox affiliated independent UHF television stations, one of which is Station WBFF(TV), Baltimore, Maryland.

3. I have reviewed the Declaration of David D. Smith in support of Four Jacks' Motion for Summary Decision and hereby incorporate paragraphs 3 and 4 of that Declaration by reference.

4. I am currently involved with Sinclair in the capacity of an executive officer and director and have full authority to control my own hours of involvement at the company and what I do for the company. I have never stated to potential investors in Sinclair that I would remain with Sinclair on a fulltime basis. Neither the amended SEC Registration Statement nor the Prospectus makes that representation. Rather, they clearly reflect my commitment to serve as Station Manager of Four Jacks' proposed facility on a full-time basis (40 or more hours) per week. Moreover, none of the versions of the S-1 or Prospectus state to investors that I or my brothers will remain with Sinclair. In fact, the opposite is the case in view of the risk factors

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repeatedly noted in the filings. The risk factors include representations that Sinclair's officers may have other interests in entities which compete with Sinclair's interests. All versions put investors on notice of the risk that we may not remain with Sinclair.

5. I have stated that in the event of a grant of Four Jacks' application, to fulfill my integration commitment, I will resign from my then-current employment and will limit or terminate any other activities that might interfere with my integration commitment. By virtue of the nature of my relationship with Sinclair, the words "then-current employment" did not refer to my ownership or executive position in Sinclair but rather to any future employment or consulting contracts that I might have at the time that the Four Jacks application is granted and to my current full-time presence at WBFF(TV). I can easily limit and/or terminate my activities for Sinclair, while remaining an owner and officer, to accommodate my full-time integration proposal since I have the authority to do so.

6. The language in the amended S-1 and the Prospectus that is referred to in the Memorandum Opinion and Order reflects what has been the intention of David, Frederick and me at all times during the course of this proceeding. We believe that our filings with the FCC made that intention clear.

7. The Memorandum Opinion and Order also infers at para. 9 that there might be some type of "trust arrangement or some other equally effective remedy that would functionally equate with 'resigning' from positions and responsibilities of employment with Sinclair." I have no idea where this idea springs from

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because our stated intention all along has been to divest Channel 45 in a manner found acceptable by the Commission. Neither I nor my brothers have ever discussed anything of this sort.

8. I am committed, and have always been committed, to my full-time integration proposal in the Four Jacks proceeding as I have demonstrated to the FCC and the SEC and I have never intended to make any misrepresentations or to lack candor in this regard.

Executed this 28th day of February 1994.


Robert E. Smith

DECLARATION OF FREDERICK G. SMITH

DECLARATION

I, Frederick G. Smith, hereby state under penalty of perjury, as follows:

1. I am Vice President, Assistant Treasurer, Director and shareholder of Four Jacks Broadcasting, Inc. ("Four Jacks"). I am providing this Declaration in support of Four Jacks' Motion for Summary Decision.

2. I am also an officer, director and shareholder of Sinclair Broadcast Group, Inc. ("Sinclair"). Through various subsidiaries, Sinclair owns and operates three Fox affiliated independent UHF television stations, one of which is Station WBFF(TV), Baltimore, Maryland.

3. I have reviewed the Declaration of David D. Smith in support of Four Jacks' Motion for Summary Decision and hereby incorporate paragraphs 3 and 4 of that Declaration by reference.

4. I am currently involved with Sinclair in the capacity of an executive officer and director and have full authority to control my own hours of involvement at the company and what I do for the company. I have never stated to potential investors in Sinclair that I would remain with Sinclair on a fulltime basis. Neither the amended SEC Registration Statement nor the Prospectus makes that representation. Rather, they clearly reflect my commitment to serve as Operations Manager of Four Jacks' proposed facility on a full-time basis (40 or more hours) per week. Moreover, none of the versions of the S-1 or Prospectus state to investors that I or my brothers will remain with Sinclair. In fact, the opposite is the case in view of the risk factors

- 2 -

repeatedly noted in the filings. The risk factors include representations that Sinclair's officers may have other interests in entities which compete with Sinclair's interests. All versions put investors on notice of the risk that we may not remain with Sinclair.

5. I have stated that in the event of a grant of Four Jacks' application, to fulfill my integration commitment, I will resign from my then-current employment and will limit or terminate any other activities that might interfere with my integration commitment. By virtue of the nature of my relationship with Sinclair, the words "then-current employment" did not refer to my ownership or executive position in Sinclair but rather to any future employment or consulting contracts that I might have at the time that the Four Jacks application is granted and to my current full-time presence at WBFF(TV). I can easily limit and/or terminate my activities for Sinclair, while remaining an owner and officer, to accommodate my full-time integration proposal since I have the authority to do so.

6. The language in the amended S-1 and the Prospectus that is referred to in the Memorandum Opinion and Order reflects what has been the intention of David, Robert and me at all times during the course of this proceeding. We believe that our filings with the FCC made that intention clear.

7. The Memorandum Opinion and Order also infers at para. 9 that there might be some type of "trust arrangement or some other equally effective remedy that would functionally equate with 'resigning' from positions and responsibilities of employment with Sinclair." I have no idea where this idea springs from

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Executed this 28th day of February 1994



Frederick G. Smith

CERTIFICATE OF SERVICE

I, SYBIL R. BRIGGS, a secretary in the law firm of Fisher, Wayland, Cooper and Leader, do hereby certify that true copies of the foregoing "MOTION FOR SUMMARY DECISION" were sent this 28th day of February, 1994, by hand delivery, to the following:

The Honorable Richard L. Sippel
Administrative Law Judge
Federal Communications Commission
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Washington, D.C. 20554

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Sybil R. Briggs